	Case 2:18-cv-00924-RFB-NJK D	ocument 44	Filed 07/17/18	Page 1 of 5
1 2 3 4 5 6 7 8 9	Leslie Bryan Hart, Esq. (SBN 4932) Veronica A. Peterson, Esq. (SBN 13 FENNEMORE CRAIG, P.C. 300 E. Second St., Suite 1510 Reno, Nevada 89501 Tel: 775-788-2228 Fax: 775-788-22 lhart@fclaw.com; vpeterson@fclaw. (Admitted Pro Hac Vice in Attigui) Scott J. Fisher, Esq. Karl R. Barnickol, Esq. NEAL, GERBER & EISENBERG L Two North LaSalle Street, Suite 170 Chicago, IL 60602 Tel: 312-269-8047 Fax: 312-980-087 kbarnickol@nge.com Attorneys for Defendants Tahoe Rese	841) 229 .com LP 0 78 ources, Inc., E		
10	Mark Sadler, Ronald W. Clayton, and C. Kevin McArthur UNITED STATES DISTRICT COURT			
12	DISTRICT OF NEVADA			
13	OUSSAMA ATTIGUI, individually behalf of those similarily situated,	(CASE NO.: 2:17-cv- CASE NO.: 2:18-cv-	01041-RFB-GWF
14	Plaintiff,		CASE NO.: 2:18-cv-	00924-JCM-VCF
15	vs.			
16 17	TAHOE RESOURCES, INC.; ELIZ McGREGOR; MARK SADLER; RO W. CLAYTON; and C. KEVIN McA	ONALD C	STIPULATION AND ORDER TO CONSO NOTICE OF RELA	DLIDATE AND JOINT
18	Defendants.			
19 20	TYLER SANDERS, individually and	d on (CASE NO.: 2:18-cv-	01041-RFB-GWF
20	behalf of those similarly situated,			
22	Plaintiff, vs.			
23	TAHOE RESOURCES, INC.; ELIZ	ABETH		
24	McGREGOR; MARK SADLER; RC W. CLAYTON; and C. KEVIN McA	ONALD		
25	Defendants.			
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27				
28 FENNEMORE CRAIG, P.C. 300 E. SECOND ST. SUITE 1510 RENO, NEVADA 89501 (775) 788-2200				

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JOSE R. CABRERA JR., Individually and On Behalf of All Others Similarly Situated,

Plaintiff,

VS.

TAHOE RESOURCES, INC.; ELIZABETH McGREGOR; MARK SADLER; RONALD W. CLAYTON; and C. KEVIN McARTHUR,

Defendants.

CASE NO.: 2:18-cv-00924-JCM-VCF

Proposed lead plaintiff Kevin Nguyen and defendants Tahoe Resources, Inc., Elizabeth McGregor, Mark Sadler, Ronald W. Clayton, and C. Kevin McArthur (together "Defendants"), by their undersigned counsel, hereby give joint notice of related cases pursuant to Local Rule 7-2.1 of this Court and stipulate to consolidation of these actions pursuant to Rule 42(a) of the Federal Rules of Civil Procedure, and in support thereof, state as follows:

WHEREAS, on July 7, 2017, Oussama Attigui, individually and on behalf of all others similarly situated, filed a class action complaint captioned *Attigui v. Tahoe Resources, Inc., et al.*, No. 2:17-cv-01868-RFB-NJK, against Defendants alleging violations of the federal securities laws;

WHEREAS, on the same day, two other lawsuits alleging substantially similar claims were filed by other plaintiffs against the same Defendants in the United States District Courts for the Southern and Eastern Districts of New York:

- A. Cabrera v. Tahoe Resources, Inc., et al., No. 1:17-cv-05155 (S.D.N.Y.), and
- B. Sanders v. Tahoe Resources, Inc., et al., No. 17-cv-04052 (E.D.N.Y.);

WHEREAS, subsequently, the *Cabrera* action and the *Sanders* action were transferred to this District on May 14, 2018 and June 6, 2018, respectively;

WHEREAS, proposed lead plaintiff Kevin Nguyen and the Defendants (together "Parties") agree that the *Attigui*, *Cabrera*, and *Sanders* ("Related Tahoe Actions") actions are substantially similar because each alleges claims for violations of §§10(b) and 20(a) of the Securities Exchange Act of 1934 ("Exchange Act"), 15 U.S.C. §§78j(b) and 78t(a), and

1	Securities and Exchange Commission Rule 10b-5 promulgated thereunder, 17 C.F.R. §240.10b-
2	5, and are based upon similar factual allegations against the same Defendants;
3	WHEREAS, the Related Tahoe Actions are subject to the procedural requirements of the
4	Private Securities Litigation Reform Act of 1995 ("PSLRA"), Pub. L. No. 104-67, 109 Stat. 737,
5	15 U.S.C. §78u-4, which contemplates: (i) the consolidation of similar actions; and then (ii) the
6	appointment of a lead plaintiff;
7	WHEREAS, the Parties agree that the Related Tahoe Actions should be consolidated
8	under Fed. R. Civ. P. 42(a) because they involve common questions of law and fact;
9	WHEREAS, on September 5, 2017, a number of parties, including Mr. Nguyen, filed
10	Motions for Appointment of Lead Plaintiff and Lead Counsel in the Related Tahoe Actions (see,
11	e.g., Attigui, ECF Nos. 6 and 8-10);
12	WHEREAS, all of the parties who filed such motions, except Mr. Nguyen, subsequently
13	either withdrew their motions or filed notices of non-opposition to Mr. Nguyen's Motion (see,
14	e.g., Attigui, ECF Nos. 18-20);
15	WHEREAS, Mr. Nguyen was appointed Lead Plaintiff in the Cabrera action on
16	September 26, 2017 and in the Attiqui action on July 13, 2018, and his unopposed motion
17	remains pending in the Sanders action;
18	WHEREAS, the Parties anticipate that, subject to court approval, Mr. Nguyen will be
19	appointed Lead Plaintiff for the consolidated Related Tahoe Actions;
20	WHEREAS, Mr. Nguyen intends to file an amended consolidated complaint by August
21	31, 2018;
22	WHEREAS, the Parties agree that Defendants' deadline to respond to the Related Tahoe
23	Actions should be extended until 60 days after a consolidated amended complaint is filed, as set
24	forth below in the proposed schedule;
25	WHEREAS, the Parties anticipate that Defendants will move to dismiss the consolidated
26	amended complaint;
27	NOW, THEREFORE, IT IS HEREBY STIPULATED AND AGREED, that the Parties
28	hereto respectfully request that the Court order as follows:
AIG P.C.	

- 1. The following actions are related cases pursuant to Local Rule 7-2.1 of this Court and should be consolidated for all purposes including, but not limited to, discovery, pretrial proceedings and trial proceedings, pursuant to Rule 42(a) of the Federal Rules of Civil Procedure:
 - A. Attigui v. Tahoe Resources, Inc., et al., No. 2:17-cv-01868-RFB-NJK,
 - B. Sanders v. Tahoe Resources, Inc., et al., No. 2:18-cv-01041-RFB-GWF, and
 - Cabrera v. Tahoe Resources, Inc., et al., No. 2:18-cv-00924-JCM-VCF; C.
- 2. Following consolidation, the cases shall be titled In re Tahoe Resources, Inc. Securities Litigation, No. 2:17-cv-01868-RFB-NJK, and all filings shall be made in that docket;
 - 3. The Parties shall proceed according to the schedule below:

Scheduled Event	Date
Lead Plaintiff to file a consolidated amended complaint	August 31, 2018
Defendants to file their motion to dismiss	60 days after Lead Plaintiff files a consolidated amended complaint
Lead Plaintiff to file their opposition to	60 days after Defendants file their motion to
Defendants' motion to dismiss	dismiss
Defendants to file their reply in support of	30 days after Lead Plaintiff files their
their motion to dismiss	opposition to Defendants' motion to dismiss

IT IS SO STIPULATED.

DATED: July 13, 2018

Respectfully submitted,

FENNEMORE CRAIG, P.C.

By: /s/ Leslie Bryan Hart		
Leslie Bryan Hart, Esq. (SBN 4932)		
Veronica A. Peterson, Esq. (SBN 13841)		
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vpeterson@fclaw.com 26

and

MUCKLEROY LUNT, LLC

By: /s/ Martin A. Muckleroy Martin A. Muckleroy, Esq. (SBN 9634) 6077 S. Fort Apache Rd., Suite 140 Las Vegas, NV 89148 702-907-0097 702-938-4065 Tel: Fax: martin@muckleroylunt.com

and

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1 2 3 4 5	NEAL, GERBER & EISENBERG LLP (Admitted Pro Hac Vice in Attigui) Scott J. Fisher, Esq. Karl R. Barnickol, Esq. Attorneys for Defendants Tahoe Resources, Inc., Elizabeth McGregor, Mark Sadler, Ronald W. Clayton, and C. Kevin McArthur	FARUQI & FARUQI LLP (Admitted Pro Hac Vice) Richard W. Gonnello, Esq. Attorneys for [proposed] Lead Plaintiff Kevin Nguyen		
7	ORDER			
8	IT IS SO ORDERED.			
9		Variable Controller		
10		JAMES C. MAHAN		
11	1	UNITED STATES DISTRICT JUDGE		
12]	DATED: July 17, 2018		
13		R		
14	14082727	RICHARD F. BOULWARE, II		
15		UNITED STATES DISTRICT JUDGE		
16		DATED:July 17, 2018		
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